REMARKS

Claims 1-6 remain in the application with amended claim 1 being independent.

Claim 1 has been amended to more clearly distinguish over the prior art. Claim 1 recites an independent fence face 20 having an inner face 36 engaging said first side 30 and defining a plurality of spaced recesses 43 therein with one of said recesses 43 aligning with each of said studs 28. Claim 1 further recites each of said recesses 43 having a groove extending into said bottom of said recess 43. Claim 1 further recites a plurality of plates 40 with one of said plates 40 . . . disposed in each of said recesses 43 and each of said plates 40 including a center section . . [with] each of said center sections defining a keyhole shaped slot 42.

Additionally, claim 1 recites said head 32 of each of said studs 28 disposed in said groove under said center section to removably attach said fence face 20 to said fence 22."

The Welch '162 patent discloses, in Figure 1, a shank 62 and an expanded head 60 with the expanded head disposed in a pocket 38. The expanded head 60 in the '162 patent is equivalent to the stud head 32 of Figure 9 of the subject application. The shank 62 in the '162 patent is equivalent to the shaft 34 of Figure 9 of the subject application. The pocket 38 in the '162 patent is equivalent to the recess 43 of Figure 2 of the subject application.

The prior art does not disclose a groove extending into the bottom of the respective recess 43 as is recited in claim 1 of the subject application. Moreover, the prior art does not disclose the stud head 34 being disposed in such a groove. In contradistinction, the '162 patent discloses the expanded head 60 being disposed in the pocket 38. This would be equivalent to the stud head 34 of the subject application being disposed in the respective recess 43, and not in the respective groove, as is claimed in the subject application. This is a subtle but important distinction.

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Applicants respectfully submit that, in view of the amended claims, all pending claims

are now in condition for allowance. Prompt and favorable consideration of this amendment

is respectfully requested. Applicants' representative invites the Examiner to telephone the

undersigned if any outstanding issues remain with respect to the application proceeding to

allowance.

A check in the amount of \$790.00 is enclosed herewith to cover the necessary fees. The

Commissioner is authorized to charge any deficiency or credit any overpayment to Deposit

Account No. 04-1061 in the name of Dickinson Wright, PLLC.

A petition for revival due to unintentional delay under 37 C.F.R. 1.137(b) is being filed

concurrently with this Amendment with the Office.

Respectfully submitted,

DICKINSON WRIGHT PLLC

Date: May 14, 2007

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